EXHIBIT B

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P01

# LEHMAN BROTHERS

### 4th Revised Transaction

Date:

25 April, 2007

To:

Pinnacle Foods Finance LLC

Attention:

Documentation Unit

From:

Lehman Brothers Special Pinancing Inc.

Confirmations Group

Kathy Tsang

Facsimile:

(+1) 646-885-9551 (United States of America)

Telephone:

212-526-9080

Ref. Numbers: Risk ID: 1487007L/Effort ID: N1318664 / Global Deal ID: 2986268

### Dear Sir or Madam:

The purpose of this communication (this "Confirmation") is to confirm the terms and conditions of the transaction (the "Transaction") entered into between Lehman Brothers Special Financing Inc. ("Party A") and Pinnacle Foods Finance LLC ("Party B") on the Trade Date specified below. This Confirmation constitutes a "Confirmation" as referred to in the Agreement specified below. This Confirmation superseds and replaces in its entirety any other confirmation referencing the Transaction to which this Confirmation relates.

This Confirmation is subject to and incorporates the terms of the 1992 version of the preprinted multicurrency cross-border form of Master Agreement published by the International Swaps and Derivatives Association, Inc. ("ISDA") (the "ISDA Form" or the "Agreement"), but without regard to any modifications or elections that the parties may be entitled to make pursuant to a Schedule except as provided in the Additional Provisions paragraph herein. All provisions contained in, or incorporated by reference to, the ISDA Form shall govern this Confirmation except as expressly modified below. In addition, this Confirmation shall itself evidence a complete and binding agreement between you and us as to the terms and conditions of the Transaction to which this Confirmation relates.

Party A and Party B each represents that entering into the Transaction is authorized and does not violate any laws of its jurisdiction of organization or residence or the terms of any agreement to which it is a party and that, upon due execution and delivery of this Confirmation, it will constitute a legally valid and binding obligation, enforceable against it in accordance with its terms, subject to applicable principles of bankruptcy and creditors' rights generally and to equitable principles of general application.

This Confirmation incorporates the definitions and provisions contained in the 2000 ISDA Definitions as published by ISDA (the "Definitions"). In the event of any inconsistency between the Definitions and this Confirmation, this Confirmation will govern.

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The terms of the particular Transaction to which this Confirmation relates are as follows:

General Terms:

Trade Date:

05 April, 2007

Effective Date:

02 April, 2007

Termination Date:

02 April, 2012, subject to adjustment in accordance with the Modified Following Business Day

Convention.

Notional Amount:

USD976,250,000.00 - subject to adjustment in

accordance with Appendix A attached hereto.

Floating Amounts:

Ploating Amount Payer:

Party A

Floating Amount Payer Payment Dates:

The 2nd calendar day of each January, April, July, and October, from and including 02 July, 2007 to and including the Termination Date, subject to adjustment in accordance with the Modified Following Business

Day Convention.

Floating Rate Option:

USD-LIBOR-BBA

Designated Maturity:

3 months

Spread:

Inapplicable

Floating Rate Day Count Fraction:

Actual/360

Reser Dates:

The first day of each Calculation Period

Fixed Amounts:

Fixed Amount Payer:

Party B

Pixed Amount Payer Payment Dates:

The 2nd calendar day of each January, April, July, and October, from and including 02 July, 2007 to and including the Termination Date, subject to adjustment in accordance with the Modified Following Business

Day Convention.

Fixed Rate:

4.958% per annum

Fixed Rate Day Count Fraction:

Actual/360

Business Days:

New York

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### Other Provisions:

- 1. Specified Entities will not apply with respect to the Counterparty and with respect to Party A, this shall be Lehman Brothers Finance, S.A., Lehman Brothers Commercial Corporation, Lehman Brothers Commodity Services Inc., and Lehman Brothers OTC Derivatives Inc. as Specified Entities.
- 2. The "Cross Default" provisions of Section 5(a)(vi) of the ISDA Form will apply.
- "Threshold Amount" means the lessor of (i) USD 100 million or (ii) three percent (3%) of the Stockholders' Equity of Lehman Brothers Holdings Inc. ("Holdings"), in the case of Party A and Holdings (or its equivalent in any other currency), and USD25,000,000.00 in the case of Party B and Party B's Credit Support Provider (or its equivalent in any other currency).

Section 5 (a) (vi) shall be amended such that the words ", or becoming capable at such time of being declared," will be deleted.

Section 5(a)(vi) of the ISDA Master Agreement is amended by the addition of the following after the semicolon: 'provided, however, that an Event of Default shall not occur under either (1) or (2) above If the default, event of default, or other similar condition or event referred to in (1) or the failure to pay referred to in (2) is caused not by the unavailability of funds but is caused solely due to a technical or administrative error which has been remedied within three Business Days after a notice of such failure is given to the party.'

- "Stockholders' Equity" means with respect to an entity, at any time, the sum at such time of (i) its capital stock (including preferred stock) outstanding, taken at par value, (ii) its capital surplus and (iii) its retained earnings, minus (iv) treasury stock, each to be determined in accordance with generally accepted accounting principles.
- 3. The standard ISDA Definition of Specified Indebtedness will apply.
- 4. The standard ISDA Definition of Specified Transaction will apply.
- The "Automatic Early Termination" provision in Section 6(a) will not apply.
- Standard Tax Payer and Payee representations, warranties and forms will be required as needed.
- 7. Party B can not assign its position in the Interest Rate Swap (in whole or in part) to any other third party without at least 5 Business Days notice to Party A and Party A's prior written consent, such consent not to be unreasonably withheld or delayed. Party B agrees that Party A's decision to consent to such assignment may be contingent on executing similar documentation with the assignee with different credit terms.
- 8. Payments on Early Termination. For the purpose of Section 6(e) of the ISDA Form, Market Quotation and the Second Method will apply.
- 9. Representations. Section 3 of the ISDA Form is hereby amended by adding the following additional subsections:

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- (a) No Agency. It is entering into this Transaction as principal (and not as agent or in any other capacity, fiduciary or otherwise).
- (b) Eligible Contract Participant. It is an "eligible contract participant" as defined in the Commedity Futures Modernization Act of 2000.
- (c) No Reliance. In connection with the negotiation, entering into and execution of this Transaction, Party B acknowledges and agrees that: (i) Party A is acting for its own account and not as a fiduciary for, or financial or investment advisor to, Party B (or in any similar capacity) regardless of whether Party A provides Party B with market information or its views; (ii) Party B is not relying upon any communications (whether written or oral) from Party A as investment advice or as a recommendation to enter into this Transaction (other than the representations expressly set forth in the ISDA Form), it being understood that information and explanations related to the terms and conditions of this Transaction shall not be considered investment advice or a recommendation to enter into this Transaction; (iii) Party B has not received from Party A any assurance or guarantee as to the expected results of this Transaction and understands the risks of the Transaction; (Iv) Party B has consulted with its own legal, regulatory, tax, business, investment, financial, and accounting advisors to the extern it has deemed necessary, and it has made its own independent investment, hedging, and trading decisions based upon its own judgment and upon any advice from such advisors as it has deemed necessary and not upon any view expressed by Party A; and (v) Party B has determined based upon its own judgment and upon any advice received from its own professional advisors as it has deemed necessary to consult that entering into the Transaction is appropriate for such party in light of its financial capabilities and objectives.
- 10. Nesting of Payments. Subparagraph (ii) of Section 2(c) of the ISDA Form will not apply to any Transaction between the parties hereto.
- 11. Waiver of Trial By Jury. Insofar as is permitted by law, each party irrevocably waives any and all rights to trial by jury in any legal proceeding in connection with this Transaction, and acknowledges that this waiver is a material inducement to the other party's entering into this Transaction hereunder.

Additional Termination Events will apply. Each of the following shall constitute an Additional Termination Event, provided, however, any provision to the contrary in the Agreement, when executed, shall take precedence over the Additional Termination Events set forth below):

(i) Party A as a Secured Party. At any time (1) Party A ceases to be one of the Secured Parties, (2) the obligations or liabilities of Party B or any of its Credit Support Providers under this Agreement and the Credit Support Documents are desmed subordinate to or junior in right or priority of payment to any of the Loans under the Loan Documents, (3) except for any transaction permitted under the Credit Agreement or the other Loan Documents, Party B or any of its Credit Support Providers takes any action that may render its obligations or liabilities under this Agreement or the Credit Support Documents as unsecured indebtedness, or (4) except for any transaction permitted under the Credit Agreement or the other Loan Documents, the obligations and liabilities of Party B and its Credit Support Providers under this Agreement and the relevant Credit Support Documents cease to constitute the Obligations of the Loan Parties and cease to rank part passu with and equal in right and priority of payment with the Loans under the Loan Documents For the purpose of the foregoing Termination Event, Party B shall be the Affected Party.

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Exhibit B

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### Additional Definitions:

"Credit Agreement" means the Credit Agreement entered into as of April 2, 2007, among PEAK FINANCE LLC ("Finance Sub" and, prior to the Merger (as defined below), the "Borrower"), a Delaware limited liability company to be merged with and into PINNACLE FOODS FINANCE LLC, a Delaware limited liability company ("New Crunch" and, after the Merger, the "Borrower"), PEAK FINANCE HOLDINGS LLC, a Delaware limited liability company ("Holdings"), LEHMAN COMMERCIAL PAPER INC. ("LCPI"), as Administrative Agent, Collateral Agent, Swing Line Lender and L/C Issuer, GOLDMAN SACHS CREDIT PARTNERS L.P., as Syndication Agent and Lender, MIZUHO CORPORATE BANK, Lid. and GENERAL ELECTRIC CAPITAL CORPORATION, as Co-Documentation Agents and as Lenders and each lender from time to time party hereto (collectively, the "Lenders" and Individually, a "Lender"), as modified, smended, supplemented, extended, restated or replaced and in effect from time to time, the ("Credit Agreement").

"Credit Support Provider" with respect to Party B, none.

"Credit Support Documents" with respect to Party B, none.

"Loans" shall have the meaning assigned to such term in the Credit Agreement.

"Loan Documents" shall have the meaning assigned to such term in the Credit Agreement.

"Loan Parties" shall have the meaning assigned to such term in the Credit Agreement.

"Obligations" shall have the meaning assigned to such term in the Loan Documents.

"Secured Parties" shall have the meaning assigned to such term in the Loan Documents.

(ii) A Change of Control (as defined in the Credit Agreement as of April, 2, 2007) has occurred. For the purpose of the foregoing Termination Event, Party B shall be the Affected Party.

### Miscellancous:

Calculation Agent:

Party A

Office:

For the purposes of this Transaction, Party A is not a Multibranch Party, and the Office of Party B is its

Head Office Branch.

Transfer:

Notwithstanding Section 7 of the Agreement, Party A may assign its rights and obligations under this Transaction, in whole and not in part, to any Affiliate of Lehman Brothers Holdings Inc. ("Holdings") effective upon delivery to Party B of the guarantee by Holdings, in favor of Party B, of the obligations of

such Affiliate.

Governing Law:

The laws of the State of New York (without reference

to choice of law doctrine)

Termination Currency:

USD

Risk ID: 1487007L / Effort ID: 1318664 / Global Deal ID: 2986268

08-13555-mg Doc 4765-2 Filed 08/11/09 Entered 08/11/09 20:30:29 10/04/2007 12:44

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Exhibit B NO.924

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Please confirm your agreement with the foregoing by executing this Confirmation and returning such Confirmation, in its endrety, to us at facsimile number (+1) 646-885-9551 (United States of America), Attention: Confirmations Group.

Yours sincerely,

Accepted and agreed to:

Lehman Brothers Special Financing Inc.

Pinnacle Foods Finance LLC

Miserizand M Namo: Title: GVP 1 Trasurer

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Risk ID: 1487007L / Effort ID: 1318664 / Global Deal ID: 2986268

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### Revised Appendix A

*Calculation Periods up to but excluding the Payment Date scheduled to occur:	Outstanding Notional Amounts
02 July, 2007	USD 976,250,000.00
02 October, 2007	USD 965,603,750.00
02 January, 2008	USD 954,957,500.00
02 April, 2008	USD 944,311,250.00
02 July, 2008	USD 754,018,750.00
02 October, 2008	USD 742,468,750.00
02 January, 2009	USD 730,918,750.00
02 April, 2009	USD 719,368,750.00
02 July, 2009	USD 533,591,250.00
02 Detaber, 2009	USD 520,396,250.00
04 January, 2010	USD 507,201,250.00
02 April, 2010	USD 494,006,250.00
02 July, 2010	USD 315,546,250.00
04 October, 2010	USD 301,548,750.00
03 January, 2011	UBD 287,551,250.00
04 April, 2011	USD 273,553,750.00
05 July, 2011	USD 105,366,250.00
03 October, 2011	USD 91,461,250.00
03 January, 2012	USD 77,556,250.00
02 April, 2012	USD 63,651,250.00

<sup>\*</sup>subject to adjustment in accordance with the relevant Business Day Convention.

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## LEHMAN BROTHERS

### 4th Revised Transaction

Date:

25 April, 2007

To:

Pinnacle Foods Finance LLC

Attention:

Documentation Unit

From:

Lehman Brothers Special Financing Inc.

Confirmations Group

Kathy Teang

Facsimile:

(+1) 646-885-9551 (United States of America)

Telephone:

212-526-9080

Risk M: 1487029L / Effort M: 1325852 / Global Deal ID: 2986313/2986317

### Dear Sir or Madam:

The purpose of this communication (this "Confirmation") is to confirm the terms and conditions of the transaction (the "Transaction") entered into between Lehman Brothers Special Financing Inc. ("Party A") and Finnacle Foods Finance LLC ("Party B") on the Trade Date specified below. This Confirmation constitutes a "Confirmation" as referred to in the Agreement specified below. This Confirmation supersedes and replaces in its entirety any other confirmation referencing the Transaction to which this Confirmation relates.

This Confirmation is subject to and incorporates the terms of the 1992 version of the preprinted multicurrency cross-border form of Master Agreement published by the International Swaps and Derivatives Association, Inc. ("ISDA") (the "ISDA Form" or the "Agreement"), but without regard to any modifications or elections that the parties may be entitled to make pursuant to a Schedule except as provided in the Additional Provisions paragraph herein. All provisions contained in, or incorporated by reference to, the ISDA Form shall govern this Confirmation except as expressly modified below. In addition, this Confirmation shall itself evidence a complete and binding agreement between you and us as to the terms and conditions of the Transaction to which this Confirmation relates.

Party A and Party B each represents that entering into the Transaction is authorized and does not violate any laws of its jurisdiction of organization or residence or the terms of any agreement to which it is a party and that, upon due execution and delivery of this Confirmation, it will constitute a legally valid and binding obligation, enforceable against it in accordance with its terms, subject to applicable principles of bankruptcy and oreditors' rights generally and to equitable principles of general application.

This Confirmation Incorporates the definitions and provisions contained in the 2000 ISDA Definitions as published by ISDA (the "Dofinitions"). In the event of any inconsistency between the Definitions and this Confirmation, this Confirmation will govern.

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The terms of the particular Transaction to which this Confirmation relates are as follows:

General Terms:

Trade Date:

05 April, 2007

Effective Date:

02 April, 2008

Termination Date:

02 April, 2012, subject to adjustment in accordance with the Modified Following Business Day

Convention.

Notional Amount:

USD88,601,250.00 - subject to adjustment in

accordance with Appendix A attached hereto.

Fixed Amounts:

Fixed Amount Payer:

Party B

Fixed Amount Payer Payment Dates:

09 April, 2007, subject to adjustment in accordance

with the Following Business Day Convention.

Fixed Amount:

By its execution hereof and with effect from the Trade Date above Party A irrevocably acknowledges receipt of all agreed consideration from Party B in respect of

this Transaction.

Floating Amounts I:

Floating Amount Payer:

Party A

Cap Rate:

5.50% per annum

Floating Amount Payer Payment Dates:

The 2nd calendar day of each January, April, July, and October, from and including 02 July, 2008 to and including the Termination Date, subject to adjustment in accordance with the Modified Following Business

Day Convention.

Ploating Rate Option:

USD-LIBOR-BBA

Designated Manuflty:

3 months

Spread:

Inapplicable

Floating Rate Day Count Fraction:

Actual/360

Reset Dates:

The first day of each Calculation Period

Business Days:

New York

Exhibit B

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Floating Amounts II:

Floating Amount Payer:

Party B

Floor Rate:

4.39% per annum

Floating Amount Payer Payment Dates:

The 2nd calendar day of each January, April, July, and October, from and including 02 July, 2008 to and including the Termination Date, subject to adjustment in accordance with the Modified Following Business

Day Convention.

Floating Rate Option:

USD-LIBOR-BBA

Designated Manurity:

3 months

Spread:

Inapplicable

Floating Rate Day Count Fraction:

Actual/360

Reset Dates:

The first day of each Calculation Period

Business Days:

New York

### Other Provisions:

1. Specified Entities will not apply with respect to the Counterparty and with respect to Party A, this shall be Lehman Brothers Finance, S.A., Lehman Brothers Commercial Corporation, Lehman Brothers Commodity Services Inc., and Lehman Brothers OTC Derivatives Inc. as Specified Entitles.

2. The "Cross Default" provisions of Section 5(a)(vi) of the ISDA Form will apply.

"Threshold Amount" means the leaser of (i) USD 100 million or (ii) three percent (3%) of the Stockholders' Equity of Lehman Brothers Holdings Inc. ("Holdings"), in the case of Party A and Holdings (or its equivalent in any other currency), and USD25,000,000.00 in the case of Party B and Party B's Credit Support Provider (or its equivalent in any other currency).

Section S (a) (vi) shall be amended such that the words ", or becoming capable at such time of being declared," will be deleted.

Section 5(a)(vi) of the ISDA Master Agreement is amended by the addition of the following after the aemicolon: 'provided, however, that an Event of Dofault shall not occur under either (1) or (2) above if the default, event of default, or other similar condition or event referred to in (1) or the failure to pay referred to in (2) is caused not by the unavailability of funds but is caused solely due to a technical or administrative error which has been remedied within three Business Days after a notice of such failure is given to the party.'

"Stockholders' Equity" means with respect to an entity, at any time, the sum at such time of (i) its capital stock (including preferred stock) outstanding, taken at par value, (ii) its capital surplus and

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Exhibit B

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- (iii) its retained earnings, minus (iv) treasury stock, each to be determined in accordance with generally accepted accounting principles.
- 3. The standard ISDA Definition of Specified Indebtedness will apply.
- 4. The standard ISDA Definition of Specified Transaction will apply.
- 5. The "Automatic Early Termination" provision in Section 6(a) will not apply.
- 6. Standard Tax Payer and Payee representations, warranties and forms will be required as needed.
- 7. Party B can not assign its position in the Interest Rate Swap (in whole or in part) to any other third party without at least 5 Business Days notice to Party A and Party A's prior written consent, such consent not to be unreasonably withheld or delayed. Party B agrees that Party A's decision to consent to such assignment may be contingent on executing similar documentation with the assignee with different credit terms.
- 8. Payments on Early Termination. For the purpose of <u>Section 6(e)</u> of the ISDA Form, Market Quotation and the Second Method will apply.
- 9. Representations. Section 3 of the ISDA Form is hereby amended by adding the following additional subsections:
- (a) No Agency. It is entering into this Transaction as principal (and not as agent or in any other capacity, fiduciary or otherwise).
- (b) Eligible Contract Porticipant. It is an "eligible contract participant" as defined in the Commodity Futures Modernization Act of 2000.
- (c) No Reliance. In connection with the negotiation, entering into and execution of this Transaction, Party B acknowledges and agrees that: (i) Party A is acting for its own account and not as a fiduciary for, or financial or investment advisor to, Party B (or in any similar capacity) regardless of whether Party A provides Party B with market information or its views; (ii) Party B is not relying upon any communications (whether written or oral) from Party A as investment advice or as a recommendation to enter into this Transaction (other than the representations expressly set forth in the ISDA Form), it being understood that information and explanations related to the terms and conditions of this Transaction shall not be considered investment advice or a recommendation to enter into this Transaction; (iii) Party B has not received from Party A any assurance or guarantee as to the expected results of this Transaction and understands the risks of the Transaction; (iv) Party B has consulted with its own legal, regulatory, tax, business, investment, financial, and accounting advisors to the extent it has deemed necessary, and it has made its own independent investment, hedging, and trading decisions based upon its own judgment and upon any advice from such advisors as it has deemed necessary and not upon any view expressed by Party A; and (v) Party B has determined based upon its own judgment and upon any advice received from its own professional advisors as it has deemed necessary to consult that entering into the Transaction is appropriate for such party in light of its financial capabilities and objectives.
- 10. Netting of Payments. Subparagraph (ii) of Section 2(c) of the ISDA Form will not apply to any Transaction between the parties heroto.

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11. Walver of Trial By Jury. Insofar as is permitted by law, each party irrevocably waives any and all rights to trial by jury in any legal proceeding in connection with this Transaction, and acknowledges that this waiver is a material inducement to the other party's entering into this Transaction hereunder.

Additional Termination Events will apply. Each of the following shall constitute an Additional Termination Event, provided, however, any provision to the contrary in the Agreement, when executed, shall take precedence over the Additional Termination Events set forth below):

(i) Party A as a Secured Party. At any time (1) Party A ceases to be one of the Secured Parties, (2) the obligations or liabilities of Party B or any of its Credit Support Providers under this Agreement and the Credit Support Documents are deemed subordinate to or junior in right or priority of payment to any of the Loans under the Loan Documents, (3) except for any transaction permitted under the Credit Agreement or the other Loan Documents, Party B or any of its Credit Support Providers takes any action that may render its obligations or liabilities under this Agreement or the Credit Support Documents as unsecured indebtedness, or (4) except for any transaction permitted under the Credit Agreement or the other Loan Documents, the obligations and liabilities of Party B and its Credit Support Providers under this Agreement and the relevant Credit Support Documents cesse to constitute the Obligations of the Loan Parties and cease to rank pari passu with and equal in right and priority of payment with the Loans under the Loan Documents For the purpose of the foregoing Termination Event, Party B shall be the Affected Party.

### Additional Definitions:

"Credit Agreement" means the Credit Agreement entered into as of April 2, 2007, among PEAK FINANCE LLC ("Finance Sub" and, prior to the Merger (as defined below), the "Borrower"), a Delaware limited liability company to be merged with and into PINNACLE FOODS FINANCE LLC, a Delaware limited liability company ("New Crunch" and, after the Merger, the "Borrower"), PEAK FINANCE HOLDINGS LLC, a Delaware limited liability company ("Holdings"), LEHMAN COMMERCIAL PAPER INC. ("LCPI"), as Administrative Agent, Collateral Agent, Swing Line Lender and L/C Issuer, GOLDMAN SACHS CREDIT PARTNERS L.P., as Syndication Agent and Lender, MIZUHO CORPORATE BANK, Ltd. and GENERAL ELECTRIC CAPITAL CORPORATION, as Co-Documentation Agents and as Lenders and each lender from time to time party hereto (collectively, the "Lenders" and individually, a "Lender"), as modified, amended, supplemented, extended, restated or replaced and in effect from time to time, the ("Credit Agreement").

"Credit Support Provider" with respect to Party B, none.

"Credit Support Documents" with respect to Party B, none.

"Loans" shall have the meaning assigned to such term in the Credit Agreement.

"Loan Documents" shall have the meaning assigned to such term in the Credit Agreement.

"Loan Parties" shall have the meaning assigned to such term in the Credit Agreement.

"Obligations" shall have the meaning assigned to such term in the Loan Documents.

Rick ID: 1487029L / Effort ID: 1325852 / Global Deal ID: 2986313

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"Secured Parties" shall have the meaning assigned to such term in the Loan Documents.

(ii) A Change of Control (as defined in the Credit Agreement as of April, 2, 2007) has occurred. For the purpose of the foregoing Termination Event, Party B shall be the Affected Party.

### Miscellaneous:

Calculation Agent:

Party A

Office:

For the purposes of this Transaction, Party A is not a

Multibranch Party, and the Office of Party B is its

Head Office Branch.

Transfer:

Notwithstanding Section 7 of the Agreement, Party A may assign its rights and obligations under this Transaction, in whole and not in part, to any Affiliate of Lehman Brothers Holdings Inc. ("Holdings") offective upon delivery to Party B of the guarantee by Holdings, in favor of Party B, of the obligations of

such Affiliate.

Governing Law:

The laws of the State of New York (without reference

to choice of law doctrine)

**Termination Currency:** 

USD

Please confirm your agreement with the foregoing by executing this Confirmation and returning such Confirmation, in its entirety, to us at facsimile number (+1) 646-885-9551 (United States of America), Attention: Confirmations Group.

Yours sincerely,

Accepted and agreed to:

Lebman Brothers Special Financing Inc.

Pinnacle Foods Finance LLC

Anatok Kuzioy

Lehman Brothers Special Financing Inc.

Name: Wank Misericansoli Tide: Sylvericansoli

Risk ID: 1487029L / Effort ID: 1325852 / Global Deal ID: 2986313

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### Revised Appendix A

*Calculation Periods up to but excluding the Payment Date scheduled to occur:	Outstanding Notional Amount (USD):
2-Jul-08	88,601,260.00
2-Oct-08	87,831,250.00
2-Jan-09	87,061,250.00
2-Apr-09	86,291,250.00
2-Jul-09	170,552,500,00
2-Oct-09	168,522,500.00
4-Jan-10	166,492,500.00
2-Apr-10	164,462,500.00
2-Jul-10	242,876,250.00
4-Oci-10	239,058,750.00
3-Jan-11	235,241,250.00
4-Apr-11	231,423,750,00
5-Jul-11	302,385,000,00
3-Oct-11	298,205,000.00
3-Jan-12	290,025,000.00
2-Apr-12	283,845,000,00

<sup>\*</sup>subject to adjustment in accordance with the relevant Business Day Convention.

Exhibit B

/SVC DB(23461) 973.541.6648 \*

MODIFICATION

LEHMAN BROTHERS SPECIAL FINANCING INC. Confirmation of Foreign Exchange Derivative Product

On any notice of errors/omissions, kindly quote our reference:

Date

04/30/07

Lehman Brothers Special Financing Inc. (LBSF) Jersey City, New Jersey 07302 Pinnacle Foods Finance LLC 70 Mudson Street

Telephone : (201) 499-6595 Fax : (646) 758-5976

Subject : OTC Currency Option Confirmation

The purpose of this communication is to set forth the terms and conditions of the Foreign Exchange Currency Option Transaction entered into, on the Trade Date specified below, between Lehman Brothers Special Financing Inc Master Agreement or Master Form below, as applicable. This communication constitutes a "Confirmation" as referred to in the (LBSF) ("Party A") and Pinnacle Foods Finance LLC ("Party B").

subject to an agreement in the form of the Master Form as if we had executed an agreement in such form (but without any Schedule except for the election you and we will in good faith agree. Upon the execution by you and us of such agreement, this Confirmation will supplement, form part of, and be subject to that agreement. All provisions contained in or incorporated by reference in that agreement upon its execution will govern this Confirmation, except as expressly modified below. Until we execute and deliver that agreement, this Confirmation, together with all other documents referring to and is subject to such Master Agreement. If you and we are not yet parties to such Master Agreement, this Confirmation shall itself evidence a complete and binding agreement between you and us as to the terms of the Transaction to which this Confirmation relates. In addition, you and we agree to use all reasonable efforts promptly to negotiate, execute and deliver an agreement in the form of the 1992 version of the preprinted multicurrency cross-border Master Agreement published by the International Swaps and Derivatives Association Inc. ("ISDA") (the "Master Form") with such modifications as purpose of this Transaction. of the laws of the State of New York as the governing law and the U.S. Dollar as the Termination Currency) on the Trade Date of the first such Transaction contrary in a Confirmation), shall supplement, form a part of, and be that agreement and this Confirmation, this Confirmation will prevail for the between us. In the event of any inconsistency between the provisions of "Transaction") entered into between us (notwithstanding anything to the the Master Form (each a "Confirmation") confirming transactions (each a If you and we are parties to a Master Agreement that sets forth general terms and conditions applicable to Currency Options Transactions between us (the "Master Agreement"), this Confirmation supplements, forms a part of,

Confirmation of Foreign Exchange Derivative Product LEHMAN BROTHERS SPECIAL FINANCING INC.

On any notice of errors/omissions, kindly quote our reference:

8939443

represents that upon due execution and delivery of such Confirmation, it will constitute a legally valid and binding obligation, enforceable against it in accordance with its terms, subject to applicable principles of bankruptcy and creditors' rights generally and to equitable has determined based upon its own judgment and upon any advice received from its own professional advisors as it has deemed necessary to consult that entering into the Transaction is appropriate for such party in light of its financial capabilities and objectives. Each party to the Transaction principles the other party in connection with this Transaction regardless of whether the other party provides it with market information or its views; (ii) it understands the risks of the Transaction and any legal, regulatory, tax, accounting, and economic consequences resulting therefrom; and (iii) it Party A and Party B each represents that entering into the transaction is authorized and does not violate any laws of its jurisdiction of Transaction, and neither party is acting as an advisor to or fiduciary of organization or residence or the terms of any agreement to which it is a the other party in connection with its decision to enter into this Party A and Party B each represents that (i) it is not relying on of general application.

the June 2000 version of the Annex thereto, as published by ISDA (the "Swap Definitions") and the 1998 FX and Currency Option Definitions, as published by ISDA, the Emerging Markets Traders Association and The Foreign Exchange Committee, (the "1998 Definitions") are incorporated into this Confirmation. this Confirmation will govern. inconsistency between either such set of definitions and this Confirmation 1998 Definitions, the 1998 Definitions will govern. In the event of any In the event of any inconsistency between the Swap Definitions and the The definitions and provisions contained in the 2000 ISDA Definitions and NNNN

Page 3

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3 Pages

Reference Number are as follows: On any notice of errors/omissions, kindly quote our reference: LEHMAN BROTHERS SPECIAL FINANCING INC. Confirmation of Foreign Exchange Derivative Product 8939443 04/25/07

terms of the particular Transaction to which this Confirmation relates

8939443

Currency Option Style Seller Lehman Brothers Special Financing Inc. Pinnacle Foods Finance LLC

(Party A)

Option Settlement Date Option Expiration Date Option Expiration Time European 10/30/08 XN/000T

Call Currency and Amount: CAD Put Currency and Amount: USD 10/31/08 1.0658000 CAD PER 3,000,000.00 2,814,787.01

USD

: 0.0116250 : 34,875.00 : 04/26/07

Premium Payment Date Total Premium Price

Strike Price

Please confirm that the foregoing correctly sets forth the terms of our agreement with respect to the Currency Option by signing in the space provided below and sending a copy of the executed Confirmation by FAX (212) 528-4786 to Lehman Brothers Special Financing Inc. THIS FACSIMILE TRANSMISSION WILL BE THE ONLY WRITTEN COMMUNICATION REGARDING THIS OTC CURRENCY OPTION TRANSACTION, however, should you have an internal requirement for confirmations with an original signature, we request that you so indicate when you sign and return this Confirmation whereupon, we will add an original signature to the fully executed Confirmation, and forward it to you by mail.

forward to working with you again in the future. It has been a pleasure working with you on this transaction and we look

Very truly yours,

Lehman Brothers Special Financing Inc.

Accepted & Agreed: Pinnacle Foods Finance LLC

By:

Exhibit B

/SVC DB(23461) 973.541.6648 \*

MODIFICATION

On any notice of errors/omissions, kindly quote our reference: Confirmation of Foreign Exchange Derivative Product LEHMAN BROTHERS SPECIAL FINANCING INC.

Date

8939442

From

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Pinnacle Foods Finance LLC Lehman Brothers Special Financing Inc. (LBSF) Jersey City, New Jersey 07302 70 Hudson Street

Telephone : (201) 499-6595 Fax : (646) 758-5976

Subject : OTC Currency Option Confirmation

Trade Date specified below, between Lehman Brothers Special Financing Inc If you and we are parties to a Master Agreement that sets forth general Master Agreement or Master Form below, as applicable. This communication constitutes a "Confirmation" as referred to in the of the Foreign Exchange Currency Option Transaction entered into, on the (LBSF) ("Party A") and Pinnacle Foods Finance LLC The purpose of this communication is to set forth the terms and conditions ("Party B").

purpose of this Transaction. that agreement and this Confirmation, this Confirmation will prevail for the of the laws of the State of New York as the governing law and the U.S. Dollar as the Termination Currency) on the Trade Date of the first such Transaction subject to an agreement in the form of the Master Form as if we had executed an agreement in such form (but without any Schedule except for the election contrary in a Confirmation), shall supplement, form a part of, and be agreement, this Confirmation, together with all other documents referring to the Master Form (each a "Confirmation") confirming transactions (each a such agreement, this Confirmation will supplement, form part of, and be subject to that agreement. All provisions contained in or incorporated by reasonable efforts promptly to negotiate, execute and deliver an agreement in the form of the 1992 version of the preprinted multicurrency cross-border Master Agreement published by the International Swaps and Derivatives Association Inc. ("ISDA") (the "Master Form"), with such modifications as and is subject to such Master Agreement. If you and we are not yet parties to such Master Agreement, this Confirmation shall itself evidence a complete and binding agreement between you and us as to the terms of the Transaction to which this Confirmation relates. In addition, you and we agree to use all terms and conditions applicable to Currency Options Transactions between us (the "Master Agreement"), this Confirmation supplements, forms a part between us. In the event of any inconsistency between the provisions of "Transaction") entered into between us (notwithstanding anything to the except as expressly modified below. reference you and we will in that agreement upon its execution will govern this Confirmation. in good faith agree. Until we execute and deliver that Upon the execution by you and us of forms a part of,

Page 1 of 3 Pages

Page 2 of 3 Pages

LEHMAN BROTHERS SPECIAL FINANCING INC.
Confirmation of Foreign Exchange Derivative Product

On any notice of errors/omissions, kindly quote our reference:

8939442

Party A and Party B each represents that entering into the transaction is authorized and does not violate any laws of its jurisdiction of organization or residence or the terms of any agreement to which it is a party. Party A and Party B each represents that (i) it is not relying on the other party in connection with its decision to enter into this Transaction, and neither party is acting as an advisor to or fiduciary of the other party provides it with market information or its views; (ii) it understands the risks of the Transaction and any legal, regulatory, tax, accounting, and economic consequences resulting therefrom; and (iii) it has determined based upon its own judgment and upon any advice received from its own professional advisors as it has deemed necessary to consult that entering into the Transaction is appropriate for such party in light of its financial capabilities and objectives. Each party to the Transaction will constitute a legally valid and binding obligation, enforceable against it in accordance with its terms, subject to applicable principles of general application.

The definitions and provisions contained in the 2000 ISDA Definitions and the June 2000 version of the Annex thereto, as published by ISDA (the 'Swap Definitions') and the 1998 FX and Currency Option Definitions, as published by ISDA, the Emerging Markets Traders Association and The Foreign Exchange Committee, (the '1998 Definitions') are incorporated into this Confirmation. In the event of any inconsistency between the Swap Definitions and the 1998 Definitions, the 1998 Definitions will govern. In the event of any inconsistency between either such set of definitions and this Confirmation, this Confirmation will govern.

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Page 3 of 3 Pages

Option Expiration Date Option Expiration Time Option Settlement Date Currency Option Style LEHMAN BROTHERS SPECIAL FINANCING INC. Confirmation of Foreign Exchange Derivative Product Seller The terms of the particular Transaction to which this Confirmation relates On any notice of errors/omissions, kindly quote our reference: as follows: 8939442 04/25/07

Lehman Brothers Special Financing Inc. Pinnacle Foods Finance LLC

(Party B)

8939442

European 10/30/08 1000/NY

Put Currency and Amount: USD 1.1494000 CAD PER 2,610,057.42 3,000,000.00

Total Premium

Price

Strike Price

Premium Payment Date

THIS PACSIMILE TRANSMISSION WILL BE THE ONLY WRITTEN COMMUNICATION REGARDING THIS OTC CURRENCY OPTION TRANSACTION, however, should you have an internal requirement for confirmations with an original signature, we request that you so indicate when you sign and return this Confirmation whereupon, we will add an original signature to the fully executed Confirmation, and forward it to you by mail. : 0.0116250 : 34,875.00 : 04/26/07

agreement with respect to the Currency Option by signing in the space provided below and sending a copy of the executed Confirmation by FAX (212) 528-4786 to Lehman Brothers Special Financing Inc. Please confirm that the foregoing correctly sets forth the terms of our

It has been a pleasure working with you on this transaction and we forward to working with you again in the future.

Very truly yours,

Lehman Brothers Special Financing Inc.

Accepted & Agreed:

Pinnacle Foods Finance LLC

/SVC DB(23461) 973.541.6648 \*

MODIFICATION

LEHMAN BROTHERS SPECIAL FINANCING INC. Confirmation of Foreign Exchange Derivative Product

On any notice of errors/omissions, kindly quote our reference:

8939444

From O

04/30/07 Pinnacle Foods Finance LLC

Lehman Brothers Special Financing Inc. (LBSF) Jersey City, New Jersey 07302 70 Hudson Street

Telephone : (201) 499-6595

Subject OTC Currency Option Confirmation : (646) 758-5976

of the Foreign Exchange Currency Option Transaction entered into, on the Trade Date specified below, between Lehman Brothers Special Financing Inc. This communication constitutes a "Confirmation" as referred to in the Master Agreement or Master Form below, as applicable. (LBSF) ("Party A") and Pinnacle Foods Finance LLC The purpose this communication is to set forth the terms and conditions ("Party B").

purpose of this Transaction. of the laws of the State of New York as the government in such form (but without any Schedule except for the election of the laws of the State of New York as the government is and the more than the first the section of the laws of the State of New York as the government is the first than th subject to an agreement in the form of the Master Form as if we had executed contrary in a Confirmation), shall supplement, form a part that agreement and this Confirmation, this Confirmation will prevail for the between us. as the Termination Currency) on the Trade Date of the first such Transaction "Transaction") entered into between us (notwithstanding anything to the the Master Form (each a "Confirmation") confirming transactions (each a agreement, except as expressly modified below. subject to that agreement. such agreement, you and we will in good faith agree. Master Agreement published by the International Swaps and Derivatives Association Inc. ("ISDA") (the "Master Form"), with such modification reasonable efforts promptly to negotiate, execute and deliver an agreement in the form of the 1992 version of the preprinted multicurrency cross-border to which this Confirmation relates. In addition, you and we agree to use all and is subject to such Master Agreement. If to such Master Agreement, this Confirmation terms and conditions applicable to Currency Options Transactions between us (the "Master Agreement"), this Confirmation supplements, forms a part of, If you and we are parties to a Master Agreement that sets forth general and binding agreement between you and us as to the terms of the Transaction laws of the State of New York as the governing law and the U.S. Dollar in that agreement upon its execution will govern this Confirmation, this Confirmation, together with all other documents referring to In the event of any inconsistency between the provisions of in good faith agree. Upon the execution by you and us of this Confirmation will supplement, form part of, and be All provisions contained in or incorporated by Until we execute and deliver that If you and we are not yet parties ion shall itself evidence a complete modifications as of, and be

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On any notice of errors/omissions, kindly quote our reference: LEHMAN BROTHERS SPECIAL FINANCING INC. Confirmation of Foreign Exchange Derivative Product

8939444

against it in accordance with its terms, subject to applicable principles of bankruptcy and creditors' rights generally and to equitable principles of general application. of its financial capabilities and objectives. Each party to the Transaction represents that upon due execution and delivery of such Confirmation, it will constitute a legally valid and binding obligation, enforceable has determined based upon its own judgment and upon any advice received from its own professional advisors as it has deemed necessary to consult that entering into the Transaction is appropriate for such party in light understands the risks of the Transaction and any legal, regulatory, accounting, and economic consequences resulting therefrom; and (iii) it the other party provides it with market information or its views; (ii) it Transaction, and neither party is acting as an advisor to or fiduciary of the other party in connection with this Transaction regardless of whether organization or residence or the terms of any agreement to which it is Party A and Party B each represents that entering into the transaction is authorized and does not violate any laws of its jurisdiction of the other party in connection with its decision to enter into this Party A and Party B each represents that (i) it is not relying on

The definitions and provisions contained in the 2000 ISDA Definitions and the June 2000 version of the Annex thereto, as published by ISDA (the "Swap Definitions") and the 1998 FX and Currency Option Definitions, as published by ISDA, the Emerging Markets Traders Association and The Foreign Exchange Committee, (the "1998 Definitions") are incorporated into this Confirmation. In the event of any inconsistency between the Swap Definitions and the 1998 Definitions, the 1998 Definitions will govern. In the event of any inconsistency between either such set of definitions and this Confirmation, this Confirmation will govern.

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Page 3 of

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LEHMAN BROTHERS SPECIAL FINANCING INC. Confirmation of Foreign Exchange Derivative Product Reference Number The terms of the as follows: 04/25/07

Currency Option Style On any notice of errors/omissions, kindly quote our reference: particular Transaction to which this Confirmation relates Pinnacle Foods Finance LLC Lehman Brothers Special Financing Inc.

8939444

(Party A) (Party B)

Call Currency and Amount: CAD Put Currency and Amount: USD 2,800,000.00 2,800,000.00 2,627,134.55 0.0120750 33,810.00 04/26/~~ European 11/26/08 1000/NY 11/28/08

Option Expiration Date Option Expiration Time Option Settlement Date

Strike Price

: 04/26/07

Premium Payment Date

Total Premium

Price

signature, we request that you so indicate when you sign and return this Confirmation whereupon, we will add an original signature to the fully executed Confirmation, and forward it to you by mail THIS FACSIMILE TRANSMISSION WILL BE THE ONLY WRITTEN COMMUNICATION REGARDING THIS OTC CURRENCY OPTION TRANSACTION, however, should you have an internal requirement for confirmations with an original

Please confirm that the foregoing correctly sets forth the terms of our agreement with respect to the Currency Option by signing in the space provided below and sending a copy of the executed Confirmation by FAX (212) 528-4786 to Lehman Brothers Special Financing Inc.

It has been a pleasure working with you on this transaction and we forward to working with you again in the future.

Very truly yours,

Lehman Brothers Special Financing Inc.

Accepted & Agreed: Pinnacle Foods Finance LLC

/SVC DB(23461) 973.541.6648 \*

MODIFICATION

LEHMAN BROTHERS SPECIAL FINANCING INC. Confirmation of Foreign Exchange Derivative Product On any notice of errors/omissions, kindly quote our reference:

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From Date

Lehman Brothers Special Financing Inc. (LBSF) 04/30/07 Pinnacle Foods Finance LLC 70 Hudson Street

Jersey City, New Jersey 07302

Telephone : (201) 499-6595 Fax : (646) 758-5976

Subject OTC Currency Option Confirmation

This communication constitutes a "Confirmation" as referred to in the Master Agreement or Master Form below, as applicable. Trade Date specified below, between Lehman Brothers Special Financing Inc (LBSF) ("Party A") and Pinnacle Foods Finance LLC The purpose of Foreign Exchange Currency Option Transaction entered this communication is to set forth the terms and conditions into, on the ("Party B").

subject to an agreement in the form of the Master Form as if we had executed an agreement in such form (but without any Schedule except for the election of the laws of the State of New York as the governing law and the U.S. Dollar as the Termination Currency) on the Trade Date of the first such Transaction between us. In the event of any inconsistency between the provisions of that agreement and this Confirmation, this Confirmation will prevail for the purpose of this Transaction. contrary in a Confirmation), shall supplement, form a part of, and be subject to that agreement. All provisions contained in or incorporated by reference in that agreement upon its execution will govern this Confirmation, except as expressly modified below. Until we execute and deliver that "Transaction") entered into between us (notwithstanding anything to the the Master Form (each a "Confirmation") confirming transactions (each a agreement, this Confirmation, together with all other documents referring to you and we will in good faith agree. Upon the execution by you and us of such agreement, this Confirmation will supplement, form part of, and be Master Agreement published by the International Swaps and Derivatives Association Inc. ("ISDA") (the "Master Form"), with such modifications as reasonable efforts promptly to negotiate, execute and deliver an agreement in the form of the 1992 version of the preprinted multicurrency cross-border to which this Confirmation relates. In addition, you and we agree to use all and binding agreement between you and us as to the terms of the Transaction and is subject to such Master Agreement. If you and we are not yet parties to such Master Agreement, this Confirmation shall itself evidence a complete terms and conditions applicable to Currency Options Transactions between us (the "Master Agreement"), this Confirmation supplements, forms a part If you and we are parties to a Master Agreement that sets forth general torms a part of,

Page N of 3 Pages

LEHMAN BROTHERS SPECIAL FINANCING INC. Confirmation of Foreign Exchange Derivative Product

On any notice of errors/omissions, kindly quote our reference:

8939437

party A and Party B each represents that entering into the transaction is authorized and does not violate any laws of its jurisdiction of organization or residence or the terms of any agreement to which it is a party. Party A and Party B each represents that (i) it is not relying on the other party in connection with its decision to enter into this Transaction, and neither party is acting as an advisor to or fiduciary of the other party in connection with this Transaction or its views; (ii) it understands the risks of the Transaction and any legal, regulatory, tax, accounting, and economic consequences resulting therefrom; and (iii) it has determined based upon its own judgment and upon any advice received from its own professional advisors as it has deemed necessary to consult that entering into the Transaction is appropriate for such party in light of its financial capabilities and objectives. Each party to the Transaction is appropriate. represents that upon due execution and delivery of such Confirmation, it will constitute a legally valid and binding obligation, enforceable against it in accordance with its terms, subject to applicable principles of bankruptcy and creditors' rights generally and to equitable principles of general application.

The definitions and provisions contained in the 2000 ISDA Definitions and the June 2000 version of the Annex thereto, as published by ISDA (the \*Swap Definitions\*) and the 1998 FX and Currency Option Definitions, as published by ISDA, the Emerging Markets Traders Association and The Foreign Exchange Committee, (the \*1998 Definitions\*) are incorporated into this Confirmation. In the event of any inconsistency between the Swap Definitions and the 1998 Definitions, the 1998 Definitions will govern. In the event of any inconsistency between either such set of definitions and this Confirmation, this Confirmation will govern

Filed 08/11/09 Entered 08/11/09 20:30:29 Doc 4765-2 Exhibit B 08-13555-mg Pg 27 of 41

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Page 3 of

9 LEHMAN BROTHERS SPECIAL FINANCING INC. Confirmation of Foreign Exchange Derivative Product Seller Reference Number any notice of terms of the as follows: particular Transaction to which this Confirmation relates errors/omissions, kindly quote our reference: 04/25/07

8939437

Currency Option Style

European 11/26/08 1000/NY Lehman Brothers Special Financing Inc. Pinnacle Foods Finance LLC

(Party B)
(Party A)

CISU

2,436,053.59 2,436,053.59 2,800,000.00 0.0120750 33,810.00 04/26/07

Put Currency and Amount: CAD

Premium Payment Date

Total Premium

Strike Price

Option Settlement Date Option Expiration Option Expiration

Date

THIS FACSIMILE TRANSMISSION WILL BE THE ONLY WRITTEN COMMUNICATION REGARDING THIS OTC CURRENCY OPTION TRANSACTION, however, should you have an internal requirement for confirmations with an original signature, we request that you so indicate when you sign and return this Confirmation whereupon, we will add an original signature to the fully executed Confirmation, and forward it to you by mail.

Please confirm that the foregoing correctly sets forth the terms of our agreement with respect to the Currency Option by signing in the space provided below and sending a copy of the executed Confirmation by FAX (212) 528-4786 to Lehman Brothers Special Financing Inc.

It has been a pleasure working with you on this transaction and we look forward to working with you again in the future.

Very truly yours,

Lehman Brothers Special Financing Inc

Accepted & Agreed:

Pinnacle Foods Finance LLC

3 Pages

/SVC DB(23461) 973.541.6648 \*

LEHMAN BROTHERS SPECIAL FINANCING INC. Confirmation of Foreign Exchange Derivative Product MODIFICATION

Date

On any notice of errors/omissions, kindly quote our reference:

8939446

Lebman Brothers Special Financing Inc. Pinnacle Foods Finance LLC 70 Hudson Street

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From

Jorsey City, New Jersey 07302

Telephone : (201) 499-6595 Fax : (646) 758-5976

: OTC Currency Option Confirmation

Subject

Master Agreement or Master Form below, as applicable. This communication constitutes a "Confirmation" as referred to in the Trade Date specified below, between Lehman Brothers Special Financing Inc of the Foreign Exchange Currency Option Transaction entered (LBSF) ("Party A") and Pinnacle Foods Finance LLC The purpose of this communication is to set forth the terms and conditions into, on the ("Party B").

contrary in a Confirmation), shall supplement, form a part of, and be subject to an agreement in the form of the Master Form as if we had executed an agreement in such form (but without any Schedule except for the election of the laws of the State of New York as the governing law and the U.S. Dollar as the Termination Currency) on the Trade Date of the first such Transaction between us. In the event of any inconsistency between the provisions of that agreement and this Confirmation, this Confirmation will prevail for the reference in that agreement upon its execution will govern this Confirmation, except as expressly modified below. Until we execute and deliver that agreement, this Confirmation, together with all other documents referring to the Master Form (each a "Confirmation") confirming transactions (each a purpose of this Transaction. reasonable efforts promptly to negotiate, execute and deliver an agreement in the form of the 1992 version of the preprinted multicurrency cross-border Master Agreement published by the International Swaps and Derivatives Association Inc. ("ISDA") (the "Master Form"), with such modifications as Association Inc. ("ISDA") (the agree. Upon the execution by you and us of "Transaction") entered into between us (notwithstanding anything to the such agreement, this Confirmation will supplement, form part of, and be subject to that agreement. All provisions contained in or incorporated by and binding agreement between you and us as to the terms of the Transaction to which this Confirmation relates. In addition, you and we agree to use all to such Master Agreement, this Confirmation shall itself evidence a complete and is subject to such Master Agreement. If you and we are not yet parties us (the \*Master Agreement\*), this Confirmation supplements, forms a part of terms and conditions applicable to Currency Options Transactions between If you and we are parties to a Master Agreement that sets forth general

Page 1 of 3 Pages

LEHMAN BROTHERS SPECIAL FINANCING INC. Confirmation of Foreign Exchange Derivative Product

On any notice of errors/omissions, kindly quote our reference:

8939446

has determined based upon its own judgment and upon any advice received from its own professional advisors as it has deemed necessary to consult that entering into the Transaction is appropriate for such party in light of its financial capabilities and objectives. Each party to the Transaction represents that upon due execution and delivery of such Confirmation, it will constitute a legally valid and binding obligation, enforceable against it in accordance with its terms, subject to applicable principles of bankruptcy and creditors' rights generally and to equitable principles of general application. Transaction, and neither party is acting as an advisor to or fiduciary of the other party in connection with this Transaction regardless of whether the other party provides it with market information or its views; (ii) it understands the risks of the Transaction and any legal, regulatory, tax, accounting, and economic consequences resulting therefrom, and (iii) it Party A and Party B each represents that entering into the transaction is authorized and does not violate any laws of its jurisdiction of organization or residence or the terms of any agreement to which it is a party. Party A and Party B each represents that (i) it is not relying on the other party in connection with its decision to enter into this

by ISDA, the Emerging Markets Traders Association and The Foreign Exchange Committee, (the "1998 Definitions") are incorporated into this Confirmation. In the event of any inconsistency between the Swap Definitions and the 1998 Definitions, the 1998 Definitions will govern. In the event of any The definitions and provisions contained in the 2000 ISDA Definitions and the June 2000 version of the Annex thereto, as published by ISDA (the "Swap Definitions") and the 1998 FX and Currency Option Definitions, as published this Confirmation will govern. inconsistency between either such set of definitions and this Confirmation

NAME

Page 3

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3 Pages

Option Expiration Date Option Expiration Time Option Settlement Date Strike Price Pur Call Currency and Amount: Premium Payment Date Total Premium Price Currency Option Style Trade Date Reference Number are as follows: On any notice of errors/omissions, kindly quote our reference: CONfirmation of Foreign Exchange Derivative Product The terms of the particular Transaction to which this Confirmation relates Currency and Amount: USD : 0.0126250 : 20,831.25 : 04/26/07 S Buropean 12/30/08 12/31/08 1000/NY Pinnacle Foods Finance LLC 04/25/07 Lehman Brothers Special Financing Inc. 8939446 1.0658000 CAD

PER CSD

(Party A)

8939446

1,650,000.00

USD

signature, we request that you so indicate when you sign and return this Confirmation whereupon, we will add an original signature to the fully executed Confirmation, and forward it to you by mail. THIS FACSIMILE TRANSMISSION WILL BE THE ONLY WRITTEN COMMUNICATION REGARDING THIS OTC CURRENCY OPTION TRANSACTION, however, should you have an internal requirement for confirmations with an original

Please confirm that the foregoing correctly sets forth the terms of our agreement with respect to the Currency Option by signing in the space provided below and sending a copy of the executed Confirmation by FAX (212) 528-4786 to Lehman Brothers Special Financing Inc.

It has been a pleasure working with you on this transaction and we look forward to working with you again in the future.

Very truly yours,

Lehman Brothers Special Financing Inc

Accepted & Agreed: Pinnacle Foods Finance LLC

/SVC DB(23461) 973.541.6648 \*

MODIFICATION

8939445

ð On any notice of errors/omissions, kindly quote our reference: Confirmation of Foreign Exchange Derivative Product LEHMAN BROTHERS SPECIAL FINANCING INC. Pinnacle Foods Finance LLC

Lehman Brothers Special Financing Inc. (LBSF) Telephone Jersey City, New Jersey 07302 70 Hudson Street

Subject : OTC Currency Option Confirmation : (201) 499-6595 : (646) 758-5976

Master Agreement or Master Form below, as applicable. (LBSF) (\*Party A\*) and Pinnacle Foods Finance LLC (\*Parthis communication constitutes a "Confirmation" as referred to in the The purpose of this communication is to set forth the terms and conditions of the Foreign Exchange Currency Option Transaction entered into, on the Trade Date specified below, between Lehman Brothers Special Financing Inc. (\*Party B\*).

of the laws of the State of New York as the governing law and the U.S. Dollar as the Termination Currency) on the Trade Date of the first such Transaction between us. In the event of any inconsistency between the provisions of that agreement and this Confirmation, this Confirmation will prevail for the purpose of this Transaction contrary in a Confirmation), shall supplement, form a part of, and be subject to an agreement in the form of the Master Form as if we had executed "Transaction") entered into between us (notwithstanding anything to the agreement, this Confirmation, together with all other documents referring the Master Form (each a "Confirmation") confirming transactions (each a reference in that agreement upon its execution will govern this Confirmation, except as expressly modified below. Until we execute and deliver that subject to that agreement. you and we will in good faith agree. Upon the execution by you and us of such agreement, this Confirmation will supplement, form part of, and be you and we will in good faith agree. Master Agreement published by the International Swaps and Derivatives reasonable efforts promptly to negotiate, execute and deliver an agreement in the form of the 1992 version of the preprinted multicurrency cross-border to which this Confirmation relates. In addition, you and we agree to use all and binding agreement between you and us as to the terms of the Transaction and is subject to such Master Agreement. If you and we are not yet parties to such Master Agreement, this Confirmation shall itself evidence a complete terms and conditions applicable to Currency Options Transactions between us (the "Master Agreement"), this Confirmation supplements, forms a part of, Association Inc. If you and we are parties to a Master Agreement that sets forth general agreement in such form (but without any Schedule except for the election ("ISDA") (the "Master Form"), with such modifications as All provisions contained in or incorporated by

Page 1 of 3 Pages

principles

of general

application.

Page 2000 w

LEHMAN BROTHERS SPECIAL FINANCING INC.
Confirmation of Foreign Exchange Derivative Product

8939445

from its own professional advisors as it has deemed necessary to consult that entering into the Transaction is appropriate for such party in light of its financial capabilities and objectives. Each party to the Transaction represents that upon due execution and delivery of such Confirmation, it will constitute a legally valid and binding obligation, enforceable against it in accordance with its terms, subject to applicable principles of bankruptcy and creditors' rights generally and to equitable the other party provides it with market information or its views; (ii) it understands the risks of the Transaction and any legal, regulatory, tax, accounting, and economic consequences resulting therefrom, and (iii) it has determined based upon its own judgment and upon any advice received Transaction, and neither party is acting as an advisor to or fiduciary of the other party in connection with this organization or residence or the terms of any agreement to which it is a authorized and does not violate any laws of its jurisdiction of Party A and Party B each represents that entering into the transaction is On any notice of errors/omissions, kindly quote our reference: Party A and Party B each represents that (1) it is not relying on Transaction regardless of whether

The definitions and provisions contained in the 2000 ISDA Definitions and the June 2000 version of the Annex thereto, as published by ISDA (the "Swap Definitions") and the 1998 FX and Currency Option Definitions, as published by ISDA, the Emerging Markets Traders Association and The Foreign Exchange Committee, (the "1998 Definitions") are incorporated into this Confirmation. In the event of any inconsistency between the Swap Definitions and the 1998 Definitions, the 1998 Definitions will govern. In the event of any this Confirmation will govern. inconsistency between either such set of definitions and this Confirmation

NNNN

Page 3 of

(e) Pages ВУ: Reference Number

The terms of the particular Transaction to which this Confirmation relates are as follows: On any notice of errors/omissions, kindly quote our reference: LEHMAN BROTHERS SPECIAL FINANCING INC. Confirmation of Foreign Exchange Derivative Product

8939445

Option Expiration Date Option Expiration Time Currency Option Style Buropean 12/30/08 XN/0001 Pinnacle Foods Finance LLC Lehman Brothers Special Financing Inc.

04/25/07

(Party B)
(Party A)

12/31/08 1.1494000 1,650,000.00 1,435,531.58 CSD

0.0126250 20,831.25 04/26/07

Premium Payment Date Total Premium

Price

Call Currency and Amount: USD

Currency and Amount: CAD

Strike Price

Option Settlement Date

THIS FACSIMILE TRANSMISSION WILL BE THE ONLY WRITTEN COMMUNICATION REGARDING THIS OTC CURRENCY OPTION TRANSACTION, however, should you have an internal requirement for confirmations with an original signature, we request that you so indicate when you sign and return this Confirmation whereupon, we will add an original signature to the fully executed Confirmation, and forward it to you by mail.

Please confirm that the foregoing correctly sets forth the terms of our agreement with respect to the Currency Option by signing in the space provided below and sending a copy of the executed Confirmation by FAX (212) 528-4786 to Lehman Brothers Special Financing Inc. It has been a pleasure working with you on this transaction and we forward to working with you again in the future. Look

Very truly yours,

Lehman Brothers Special Financing Inc.

Accepted & Agreed:

Foods Finance

### LEHMAN BROTHERS

### CONFIRMATION

Date:

July 10, 2008

To:

Pinnacle Foods Finance LLC

Attn:

Lynne Misericordia

Tel:

(973) 541-6641

Fax:

(973) 541-6692

From:

Lehman Brothers Special Financing Inc.

Attn:

Annie Hsu

Email:

annie.hsu@lehman.com

Tel:

(212) 526-0245

Fax:

(646) 834-4615

Re:

Commodity Swap - Cash Settled

Transaction Reference Number:

### Dear Sir or Madam:

The purpose of this communication (this "Confirmation") is to confirm the terms and conditions of the transaction (the "Transaction") entered into between Lehman Brothers Special Financing Inc. ("Party A") and Pinnacle Foods Finance LLC ("Party B") on the Trade Date specified below. This Confirmation constitutes a "Confirmation" as referred to in the Agreement specified below.

This Confirmation supplements, forms part of, and is subject to, the ISDA Master Agreement dated as of May 31, 2007, as amended and supplemented from time to time, between Party A and Party B (the "Agreement"). All provisions contained in the Agreement shall govern this Confirmation except as expressly modified below.

Economic Terms. The terms of the particular Transaction to which this Confirmation relates are as follows:

Notional Quantity per

Calculation Period:

38,399 MMBtu per Month

Total Quantity:

164,093 MMBtu Total

Commodity:

Nat Gas

Trade Date:

July 09, 2008

Effective Date:

September 01, 2008

Termination Date:

December 31, 2008

Calculation Period(s):

Each month, From September 01, 2008 to and including December 31, 2008,

Payment Date(s):

5 Business Days following each Calculation Period, subject to adjustment in

accordance with the Following Business Day Convention

Fixed Amount Details:

#### 08-13555-mg Doc 4765-2 Filed 08/11/09 Entered 08/11/09 20:30:29 Exhibit B Pg 35 of 41

Fixed Price Payer:

Pinnacle Foods Finance LLC

Fixed Price:

USD 12.81 per MMBtu

Floating Amount Details:

Floating Price Payer:

Lehman Brothers Special Financing Inc.

Commodity

Reference Price:

NAT GAS - NYMEX LAST DAY

Floating Price:

The price for a Pricing Date will be that day's settlement price per MMBTU of natural gas on the NYMEX of the Futures Contract for the Delivery Date, stated in U.S. Dollars, as made public by the NYMEX on that Pricing Date. The Pricing Date will be the last Commodity Business Day for the First Nearby

Month's Futures Contract.

Rounding:

The Floating Price will be rounded to 4 decimal places

Calculation Agent:

As per the Agreement

Please confirm your agreement with the foregoing by executing this Confirmation and returning such Confirmation, in its entirety, to us at facsimile number 1 646 834-4615, Attention: Commodity Operations.

Yours sincerely,

Lehman Brothers Special Financing Inc.

Accepted and agreed to:

Pinnacle Foods Finance LLC

Michele Gold

Senior Vice President

Lynne Misericordia

Name: Pinnacle Foods Finance LLC

Senior Vice President & Treasurer

Title:

JUL. 18. 2008 3:36PM

PINNACLE FOOD

Pg 36 of 41

NO. 2889

LEHMAN BROTHERS

### CONFIRMATION

Date:

July 18, 2008

To:

Pinnacle Foods Finance LLC

Attn:

Lynne Misericordia

Tel: Fax: (973) 541-6641

(973) 541-6692

From:

Lehman Brothers Special Financing Inc.

Attn:

Annie Hsu

Email:

annie.hsu@lehman.com

Tel:

(212) 526-0245

Fax:

(646) 834-4615

Re:

Commodity Swap - Cash Settled

Transaction Reference Number:

1875298 - 2

### Dear Sir or Madam:

The purpose of this communication (this "Confirmation") is to confirm the terms and conditions of the transaction (the "Transaction") entered into between Lehman Brothers Special Financing Inc. ("Party A") and Pinnacle Foods Finance LLC ("Party B") on the Trade Date specified below. This Confirmation constitutes a "Confirmation" as referred to in the Agreement specified below.

This Confirmation supplements, forms part of, and is subject to, the ISDA Master Agreement dated as of May 31, 2007, as amended and supplemented from time to time, between Party A and Party B (the "Agreement"). All provisions contained in the Agreement shall govern this Confirmation except as expressly modified below.

Economic Terms. The terms of the particular Transaction to which this Confirmation relates are as follows:

Notional Quantity per

Calculation Period:

8,243 MMBtu per Month

Total Quantity:

41.061 MMBtu Total

Commodity:

Nat Gas

Trade Date:

July 17, 2008

Effective Date:

August 01, 2008

Termination Date:

December 31, 2008

Calculation Period(s):

Each month, From August 01, 2008 to and including December 31, 2008,

Payment Date(s):

5 Business Days following each Calculation Period, subject to adjustment in

accordance with the Following Business Day Convention

Fixed Amount Details:

LEHMAN BROTHERS INC 745 SEVENTH AVENUE, NEW YORK NY 10019 08-13555-mg Doc 4765-2 Filed 08/11/09 Entered 08/11/09 20:30:29 Exhibit B

JUL. 18. 2008 3:36PM

PINNACLE FOOD

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NO. 2889

P 3

Fixed Price Payer:

Pinnacle Foods Finance LLC

Fixed Price:

USD 10.90 per MMBtu

Floating Amount Details:

Floating Price Payer:

Lehman Brothers Special Financing Inc.

Commodity

Reference Price:

NAT GAS - NYMEX LAST DAY

Floating Price:

The price for a Pricing Date will be that day's settlement price per MMBTU of natural gas on the NYMEX of the Futures Contract for the Delivery Date, stated in U.S. Dollars, as made public by the NYMEX on that Pricing Date. The Pricing Date will be the last Commodity Business Day for the First Nearby

Month's Futures Contract.

Rounding:

The Floating Price will be rounded to 4 decimal places

Calculation Agent:

As per the Agreement

Please confirm your agreement with the foregoing by executing this Confirmation and returning such Confirmation, in its entirety, to us at facsimile number 1 646 834-4615, Attention: Commodity Operations.

Yours sincerely,

Lehman Brothers Special Financing Inc.

Musheds Gold

Accepted and agreed to:

Pinnacle Foods Finance LLC

Michele Gold

Senior Vice President

.v..... C . . CA

THE EVE + CEO

### 08-13555-mg Doc 4765-2 Filed 08/11/09 Entered 08/11/09 20:30:29 Exhibit B LEHMAN3BROTHERS

### CONFIRMATION

Date:

July 22, 2008

To:

Pinnacle Foods Finance LLC

Attn:

Lynne Misericordia

Tel: Fax: (973) 541-6641 (973) 541-6692

Lehman Brothers Special Financing Inc.

From: Attn:

Annie Hsu

Email:

annie.hsu@lehman.com

Tel:

(212) 526-0245

Fax:

(646) 834-4615

Re:

Commodity Swap - Cash Settled

Transaction Reference Number:

1902483 - 2

### Dear Sir or Madam:

The purpose of this communication (this "Confirmation") is to confirm the terms and conditions of the transaction (the "Transaction") entered into between Lehman Brothers Special Financing Inc. ("Party A") and Pinnacle Foods Finance LLC ("Party B") on the Trade Date specified below. This Confirmation constitutes a "Confirmation" as referred to in the Agreement specified below.

This Confirmation supplements, forms part of, and is subject to, the ISDA Master Agreement dated as of May 31, 2007, as amended and supplemented from time to time, between Party A and Party B (the "Agreement"). All provisions contained in the Agreement shall govern this Confirmation except as expressly modified below.

Economic Terms. The terms of the particular Transaction to which this Confirmation relates are as follows:

Notional Quantity per

Calculation Period:

8,243 MMBtu per Month

Total Quantity:

41,061 MMBtu Total

Commodity:

Nat Gas

Trade Date:

July 22, 2008

Effective Date:

August 01, 2008

Termination Date:

December 31, 2008

Calculation Period(s):

Each month, From August 01, 2008 to and including December 31, 2008,

Payment Date(s):

5 Business Days following each Calculation Period, subject to adjustment in accordance with the Following Business Day Convention

Fixed Amount Details:

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Fixed Price Payer:

Pinnacle Foods Finance LLC

Fixed Price:

USD 10.36 per MMBtu

Floating Amount Details:

Floating Price Payer:

Lehman Brothers Special Financing Inc.

Commodity

Reference Price:

NAT GAS - NYMEX LAST DAY

Floating Price:

The price for a Pricing Date will be that day's settlement price per MMBTU of natural gas on the NYMEX of the Futures Contract for the Delivery Date, stated in U.S. Dollars, as made public by the NYMEX on that Pricing Date. The Pricing Date will be the last Commodity Business Day for the First Nearby

Month's Futures Contract.

Rounding:

The Floating Price will be rounded to 4 decimal places

Calculation Agent:

As per the Agreement

Please confirm your agreement with the foregoing by executing this Confirmation and returning such Confirmation, in its entirety, to us at facsimile number 1 646 834-4615, Attention: Commodity Operations.

Yours sincerely,

Lehman Brothers Special Financing Inc.

Mushelo Gold

Accepted and agreed to: Pinnacle Foods Finance LLC

Michele Gold

Senior Vice President

neordia

Title: Jenior Vice President & Treasurer

### LEHMAN BROTHERS

#### CONFIRMATION

Date:

September 4, 2008

To:

Pinnacle Foods Finance LLC

Attn:

Lynne Misericordia

Tel:

(973) 541-6641

Fax:

(973) 541-6692

From:

Lehman Brothers Special Financing Inc.

Attn:

Annie Hsu

Email:

annie.hsu@lehman.com

Tel: Fax: (212) 526-0245 (646) 834-4615

Commodity Swap - Cash Settled

Re:

Transaction Reference Number:

2095517 - 3

#### Dear Sir or Madam:

The purpose of this communication (this "Confirmation") is to confirm the terms and conditions of the transaction (the "Transaction") entered into between Lehman Brothers Special Financing Inc. ("Party A") and Pinnacle Foods Finance LLC ("Party B") on the Trade Date specified below. This Confirmation constitutes a "Confirmation" as referred to in the Agreement specified below.

This Confirmation supplements, forms part of, and is subject to, the ISDA Master Agreement dated as of May 31, 2007, as amended and supplemented from time to time, between Party A and Party B (the "Agreement"). All provisions contained in the Agreement shall govern this Confirmation except as expressly modified below.

Economic Terms. The terms of the particular Transaction to which this Confirmation relates are as follows:

Notional Quantity per Calculation Period:

Start Date	End Date	Qty	Qty UOM
1/1/2009	1/31/2009	43,575.	MMBtu
2/1/2009	2/28/2009	41,495.	MMBtu
3/1/2009	3/31/2009	36,479.	MMBtu
4/1/2009	4/30/2009	34,424.	MMBtu
5/1/2009	5/31/2009	31,980.	MMBtu
6/1/2009	6/30/2009	28,980.	MMBtu
7/1/2009	7/31/2009	29,125.	MMBtu
8/1/2009	8/31/2009	35,525.	MMBtu
9/1/2009	9/30/2009	31,328.	MMBtu
10/1/2009	10/31/2009	35,493.	MMBtu
11/1/2009	11/30/2009	34,242.	MMBtu
12/1/2009	12/31/2009	34.229.	MMBtu

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Total Quantity:	416,875 MMBtu Total		
Commodity:	Nat Gas		
Trade Date:	September 03, 2008		
Effective Date:	January 01, 2009		
Termination Date:	December 31, 2009		
Calculation Period(s):	Each month, From January 01, 2009 to and including December 31, 2009,		
Payment Date(s):	5 Business Days following each Calculation Period, subject to adjustment in accordance with the Following Business Day Convention		
Fixed Amount Details:			
Fixed Price Payer:	Pinnacle Foods Finance LLC		
Fixed Price:	USD 8.53 per MMBtu		
Floating Amount Details:			
Floating Price Payer:	Lehman Brothers Special Financing Inc.		
Commodity Reference Price:	NAT GAS - NYMEX LAST DAY		
Floating Price:	The price for a Pricing Date will be that day's settlement price per MMBTU of natural gas on the NYMEX of the Futures Contract for the Delivery Date, stated in U.S. Dollars, as made public by the NYMEX on that Pricing Date. The Pricing Date will be the last Commodity Business Day for the First Nearby Month's Futures Contract.		
Rounding:	The Floating Price will be rounded to 4 decimal places		
Calculation Agent:	As per the Agreement		
Please confirm your agreement in its entirety, to us at facsimile	with the foregoing by executing this Confirmation and returning such Confirmation, number 1 646 834-4615, Attention: Commodity Operations.		
Yours sincerely, Lehman Brothers Special Finance	Accepted and agreed to: cing Inc. Pinnacle Foods Finance LLC		
By:_Mishalo Gold	By:		
Michele Gold	Name: Lynne Miserloordia  Pinnacle Foods Finance LLC		

Title: \_\_\_\_\_

Senior Vice President & Treasurer

Senior Vice President